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Charles A. Cross W. R. Grace & CoConn. Patent Dept.			EXAMINER	
			BERMAN, SUSAN W	
7500 Grace Drive Columbia, MD 21044-4098			ART UNIT	BAPER NUMBER
Columbia, MD	210-1-10.76		1711	
			DATE MAILED: 05/19/2003	

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summary O9/546,735 Examin r Art Units	cant(s) RS ET AL.
Office Action Summary Examin r Art Un	
- LAMINITY	nit
Susan W Berman 1711	
Th MAILING DATE of this communication app ars on the cover she to with the correspondence of the cover she to with the cover she	ondence address
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be concluded if NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce a patent term adjustment. See 37 CFR 1.704(b). Status	considered timely. ng date of this communication. S.C. § 133).
1) Responsive to communication(s) filed on 24 February 2003.	
2a)☑ This action is FINAL . 2b)☐ This action is non-final.	
3) Since this application is in condition for allowance except for formal matters, prosecut closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.C Disposition of Claims	
4)⊠ Claim(s) <u>1-5,8,9 and 20-43</u> is/are pending in the application.	
4a) Of the above claim(s) is/are withdrawn from consideration.	
5) Claim(s) is/are allowed.	
6)⊠ Claim(s) <u>1-5,8,9,2-43</u> is/are rejected.	
7) Claim(s) 1-3,0,9,2-45 is/are rejected.	
8) Claim(s) is/are objected to: 8) Claim(s) are subject to restriction and/or election requirement.	
Application Papers	
9) The specification is objected to by the Examiner.	
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.	
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 C	FR 1.85(a).
11) The proposed drawing correction filed on is: a) approved b) disapproved by	the Examiner.
If approved, corrected drawings are required in reply to this Office action.	
12)☐ The oath or declaration is objected to by the Examiner.	
Priority under 35 U.S.C. §§ 119 and 120	
13) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or	r (f).
a)☐ All b)☐ Some * c)☐ None of:	•
1. Certified copies of the priority documents have been received.	
2. Certified copies of the priority documents have been received in Application No.	·
 3. Copies of the certified copies of the priority documents have been received in the application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 	is National Stage
14)⊠ Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a	provisional application).
a) ☐ The translation of the foreign language provisional application has been received. 15)☐ Acknowledgment is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or	
Attachment(s)	•
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449) Paper No(s)	

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Response to Amendment

The amendment filed 02-24-2003 is objected to under 35 U.S.C. 132 because it introduces new matter into the disclosure. 35 U.S.C. 132 states that no amendment shall introduce new matter into the disclosure of the invention. The added material which is not supported by the original disclosure is as follows: In claim 30, the recitation "composition comprises 2% by weight or less of matting agent component". In claim 32, the recitation "coating has a matting efficiency of about 20 gloss units or less at 60°". In claim 33, the recitations "about 12% by weight wax-containing silica matting agent" and "matting efficiency of about 60 gloss units or less at 60°". In claim 38, the recitation "composition comprises 2% by weight or less of matting agent component". In claim 40, the recitation "coating has a matting efficiency of about 20 gloss units or less at 60°". In claim 41, the recitations "about 12% by weight matting agent component" and "matting efficiency of about 70 gloss units or less at 60°".

Applicant is required to specifically point out the basis within the specification for the newly recited limitations or to cancel the new matter in the reply to this Office Action.

Response to Arguments

Applicant's arguments filed 02-24-2003 have been fully considered but they are not persuasive.

The rejection of claim 41 under 365 USC 112, first paragraph is maintained because applicant has disclosed only one matting agent, wax coated silica, as defined in the specification. The example on page 9 contains 10% matting agent; there is no mention of "less than or about 12 % matting agent". Figure 7 is the only disclosure of the relationship between gloss and 12% matting agent noted by the examiner.

The rejection of claims 31, 39, 40 and 41 under 35 USC 112, second paragraph, is maintained. In order to obtain a coating on a substrate, the coating composition must be cured or polymerized. The phrase "prepared from" in claims 39-41 does not clearly set forth that the compositions is cured or

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polymerized. It is the examiner's position that the claims should clearly recite that the coating is obtained by curing or polymerizing the composition.

The rejection of claims 1-5, 8 and 9 as being anticipated by Aldcroft et al is maintained for the reasons set forth in the rejection. However, the rejection has been changed to a rejection under 35 USC 1002(b) or alternatively, under 103(a), as set forth herein below. With respect to consideration of the instant invention, as claimed, as a selection of wax-coated silica matting agents from those disclosed by Aldcroft et al, applicant has not provided any comparative evidence of unexpected results obtained when the particle size, pore volume and wax % are selected to be limited as set forth in the instant claims. The matting efficiency for the coating formulation based on Ebecryl 270 shown in Table 2 appears to show an unexpected results, however, none of the instant claims are commensurate in scope with the matting agent or composition employed. Aldcroft et al anticipate the matting agents set forth in the instant claims wherein the particle size of the matting agent, wax content of the matting agent and pore size of the silica are overlapping in scope. Aldcroft et al do not anticipate the instantly claimed matting agents wherein the average particle size is about 3 microns and the wax content is about 30%. However, there are no claims limited to such matting agents. The disclosure of Aldcroft et al encompasses a matting agent having an average particle size of 5 microns, a pore volume of 0.8 to 1.4 and a wax content of about 18-20%. The disclosure of Aldcroft et al is not limited to the examples.

Applicant argues that both WO '030 and Aldcroft et al fail to motivate using matting agents containing 18% or more wax. This argument is not persuasive. WO '030 teaches 6-15 wt. % wax as a "preferable" embodiment. Aldcroft et al teach a wax coated silica matting agent wherein the wax content is from 5-20% w/w based on the weight of the silica to have the optimum effect and state that the upper levels of wt. % give the desirable features but are considered to be less cost effective (column 2, lines 5-48). Aldcroft et al teach wax coated silica having enhanced capability of preventing formation of hard sediment on storage and lower interaction between the matting agent and other components in a paint or

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lacquer (column 1, line 58, to column 2, line 4). Therefore, Aldcroft et al clearly teach using about 18-20 wt. % wax and that these levels give the desirable features disclosed.

Applicant argues that patentability is not precluded wherein the disclosure of the specification is persuasive of the criticality of the claimed proportions, as decided in Ex parte Selby, In re Waymouth and In re Russell. This argument is not persuasive with respect to claims not commensurate in scope with the showings in Tables 1-3 and Figures 1-6 relied upon. It is noted that Figures 11, 2 and 5-7 show gloss units at 60 ° vs % of matting agent in the total composition. It is not clear how this is related to the "matting efficiency" recited in the claims. The data presented in the tables and graphs in the instant specification has been considered and is considered persuasive of unexpected results obtained wherein wax coated silica matting agents according to the instant invention are employed in the specified radiation curable coating compositions. The radiation curable compositions are represented by a urethane acrylate or an amine-modified polyether acrylate, each containing a photoinitiator. Comp 1 and Comp 3 are considered representative of the wax treated silica disclosed by WO '030. Comp 1, Comp 2, Comp 3 and Syloid ED30 are each considered representative of the "conventional matting agent" taught by WO '240. Applicant's data shows that better matting efficiency is obtained for the example according to the invention wherein the wax treated silica has an average particle size of 3.7, pore volume of 1.10 ml/g and wax content of 20% and wherein the wax coated silica is employed in the urethane acrylate or aminemodified polyether acrylate composition containing a photoinitiator and polymerized by exposure to radiation. The data is not considered sufficient to obviate the rejection over WO '030 set forth below. The showing is not representative of the radiation curable compositions disclosed by WO '030, which are encompassed by claims 20-25, 27-29, 31, 32, 34-and 40, or commensurate in scope with the instant claims. Claims 20-23, 25, 27-41 include a wax content of about 18 % to 20 % and an average particle size from about 2 to about 5 microns and a silica having a pore volume from 0.8 to 1.4 cc/g. There is no data to show the criticality of 18% wax compared with 15% wax or of 2-5 micron average particle size

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compared with 4-12 microns or of 0.8-1.4 ml/g pore volume compared with 1-2 ml/g pore size taught by WO '030.

Claim Rejections - 35 USC § 112

The following is a quotation of the first paragraph of 35 U.S.C. 112:

The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.

Claim 41 is rejected under 35 U.S.C. 112, first paragraph, because the specification, while being enabling for a coating composition comprising an amine-modified polyether acrylate and a wax-treated silica matting agent having a maximum pore volume of 1.4 ml/g and a wax content of at least 15 % and a maximum of 30% by weight and a medium particle size in the range of 2.0 –12.0 microns, does not reasonably provide enablement for a coating composition comprising an amine-modified polyether acrylate and any known matting agent component in an amount of about 12% by weight or less. The specification does not enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to practice the invention commensurate in scope with these claims. See page 4, lines 18-24, page 9 and Table 3. There is no disclosure of matting agents other than wax-treated silica matting agents having the properties set forth above.

The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

Claims 31 and 39-43 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention. Claim 31: The claim recites a "coated substrate" comprising a "coating" and a "substrate". However, the claims also recites a "coating thereon comprising a composition". If applicant intends to claim a "coating", the claims should recite a coating obtained by curing or polymerizing a composition. A

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coating on a substrate, by definition, is a cured composition, i.e. the 'composition according to claim 20" is no longer present. Claims 39, 40, 41: It is not clear from the claim language whether applicant intends to set forth a coating or a composition with regard to the phrase "prepared from a coating". How is the coating "prepared"? It is believed that the coating is obtained by curing (polymerizing) a composition....

It is suggested that claims 33 and 41 recite "substrate and coating thereon obtained by curing or polymerizing a composition comprising amine-modified polyether acrylate and about 12% by weight matting agent...". The reason is that it is the coating is obtained by polymerizing (or curing) the composition that comprises the amine-modified polyether acrylate and matting agent, therefore the "coating" does not contain amine-modified polyether acrylate. With respect to claims 42 and 43, there is no antecedent basis in claim 1 for the recitation of "about 6 microns" since claims 1 recites "2 to about 5 microns".

Claim Rejections - 35 USC § 102/103

The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.

Claims 1-5 and 8-9 are rejected under 35 U.S.C. 102(b) as being anticipated by or alternatively, under 35 U.S.C. 103(a) as being unpatentable over Aldcroft et al (5,326,395). Aldcroft et al disclose a wax coated silica matting agent wherein the pore volume is between 0.8 to 2.5 cc/g, the particle size is between 5-9 microns and the wax content is from 5-20% w/w based on the weight of the silica to have the optimum effect. See column 2. The matting agent set forth in the instant claims is anticipated by wax coated silica disclosed by Aldcroft et al having the same properties as are recited in the instant claims. The instantly claimed matting agents are anticipated wherein the wax coated silica wherein the pore

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volume is between 0.8 to 1.4 cc/g, the wax content is from 18-20% and the particle size is about 5 microns as disclosed by Aldcroft et al (see column 2, lines 59-63).

Alternatively, It would have been obvious to one skilled in the art at the time of the invention to select a wax coated silica matting agent wherein the pore volume is between 0.8 to 1.4 cc/g, the wax content is from 18-20% and the particle size is about 5 microns from the matting agents disclosed by Aldcroft et al because Aldcroft et al teach that the disclosed matting agents can be wax coated silica matting agent wherein the pore volume is between 0.8 to 2.5 cc/g, the particle size is between 5-9 microns and the wax content is from 5-20% w/w based on the weight of the silica to have the optimum effect.

Claims 1-5, 8, 9, 20-23, 25, 27-29, 34-37, 39 and 40 are rejected under 35 U.S.C. 103(a) as being unpatentable over WO 98/58030 in view of Aldcroft et al. WO '030 discloses a wax-coated silica wherein the pore volume is between 1.0 and 2.0 ml/g, the average particle size is between 4.0 and 12.0 microns and the wax coating preferably represents 6 to 15% by weight of the uncoated silica. See page 5, lines 4-19. The properties of the instantly claimed matting agent and the disclosed wax-coated silica overlap with respect to particle size from 4 to 12 microns and pore volume from 1.0 to 1.4 ml/g. WO '030 teaches adding a matting monomer selected from vinyl ether monomers and acrylate monomers to provide a matting paste for a photocurable system comprising cycloaliphatic or bisphenol A epoxy resins. WO '030 teaches that the wax coating preferably represents 6 to 15 % by weight of the uncoated silica in a preferred embodiment wherein the silica is coated with wax, while applicant claims a wax content of about 18 to 30% by weight of the silica.

Aldcroft et al disclose a wax coated silica matting agent wherein the pore volume is between 0.8 to 2.5 cc/g, the particle size is between 5-9 microns and the wax content is from 5-20% w/w based on the weight of the silica to have the optimum effect and states that the upper levels of wt. % give the desirable features but are considered to be less cost effective (column 2, lines 5-48). Aldcroft et al teach wax

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coated silica having enhanced capability of preventing formation of hard sediment on storage and lower interaction between the matting agent and other components in a paint or lacquer (column 1, line 58, to column 2, line 4).

With respect to claims 1-5, 8 and 9, it would have been obvious to one skilled in the art to provide a wax coated silica matting agent having an average particle size from about 4-12 microns, as taught by WO '030, a wax content from about 5-20 %, as taught by Aldcroft et al, and silica having a pore volume from 0.8 to 2.5, as taught by Aldcroft et al. The reason is that both references teach analogous matting agents for polymerizable coating compositions wherein the matting agent is a wax coated silica. The average particle sizes, wax contents and silica pore volumes taught in the references overlap in scope. One of ordinary skill in the art at the time of the invention would have immediately envisioned matting agents wherein the particle size, wax content and silica pore volume could be as taught by either reference and that would have been expected to function effectively as matting agents in polymerizable compositions.

It would have been obvious to one skilled in the art at the time of the invention to employ a wax coated silica having a wax content higher than 15% based on the weight of the silica as the wax coated silica in the photocurable compositions disclosed by WO '030 because WO '030 does not limit the amount of wax coated silica to be used to the preferred 6 to 15 % by wt of silica. It would have been obvious to one skilled in the art at the time of the invention to employ a wax coated silica having a wax content of 5-20% based on the weight of the silica, as taught by Aldcroft et al, as the wax coated silica in the photocurable compositions disclosed by WO '030 for the following reasons. WO '030 teaches that the wax coating preferably represents 6 to 15 % by weight of the weight of the uncoated silica, thus the weight % wax is not limited to the preferred 6 to 15%. Aldcroft teaches a wax coated silica matting agent wherein the pore volume is between 0.8 to 2.5 cc/g, the particle size is between 5-9 microns and the wax content is from 5-20% w/w based on the weight of the silica has an optimum effect and that the upper

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levels provide the desirable features. One skilled in the art at the time of the invention would have been motivated by a reasonable expectation of providing a useful matting agent for the compositions taught by WO '030 because the silica matting agent disclosed by Aldcroft et al meets the pore volume, average particle size and wax content parameters of the matting agent disclosed by WO '030. With respect to claim 34, it would have been obvious to one skilled in the art to employ wax coated silica having a wax content in the range of about 15 to 20 % by weight of silica, as taught by Aldcroft. With respect to claims 34-37, 39 and 40, it would have been obvious to one skilled in the art to select acrylate monomers to prepare a matting paste as taught by WO '030 because WO '030 teaches that either vinyl ether monomers or acrylate monomers are effective.

Allowable Subject Matter

Claim 41 would be allowable if rewritten or amended to overcome the rejection(s) under 35 U.S.C. 112, second paragraph, set forth in this Office action. The cited references do not teach compositions comprising an amine-modified polyether acrylate.

Claim 30, 32, 33, 38 and 40 would be allowable if rewritten to overcome the rejection(s) under 35 U.S.C. 112, second paragraph, set forth in this Office action and to include all of the limitations of the base claim and any intervening claims. With respect to claims 30, 32 and 38, the cited references do not teach compositions comprising less than or about 2% by weight of the matting agent. With respect to claim 33, WO '030 does not teach compositions comprising an amine-modified polyether acrylate or using less than or about 12% of the matting agent. With respect to claim 40, WO '030 does not teach coatings obtained from compositions as set forth in claim 34 and having a gloss of about 20 gloss units or less at 60°. However, applicant is reminded that the properties relied upon for patentability have not been clearly noted within the disclosure.

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Conclusion

Applicant's amendment necessitated the new ground(s) of rejection presented in this Office

action. Accordingly, THIS ACTION IS MADE FINAL. See MPEP § 706.07(a). Applicant is

reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from

the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing

date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH

shortened statutory period, then the shortened statutory period will expire on the date the advisory action

is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of

the advisory action. In no event, however, will the statutory period for reply expire later than SIX

MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should

be directed to Susan Berman whose telephone number is (703) 308-0040.

The fax number for this group is (703) 872-9310 or, for submissions after Final Rejection, (703)

872-9311.

Any inquiry of a general nature or relating to the status of this application should be directed to

the Group Receptionist at telephone number (703) 308-0661.

Susan Berman Primary Examiner

Susan Berman

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S B May 14, 2003